1 Paul Q. Goyette(SBN 137250) GOYETTE, RUANO & THOMPSON, INC. 2 A Professional Law Corporation 2366 Gold Meadow Way, Suite 200 3 Gold River, CA 95670 Ph: (916) 851-1900 4 Fax: (916) 851-1995 Email: Paul@grtlaw.com 5 6 Attorneys for Defendant. 7 MORTEZA AMIRI 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 OAKLAND DIVISION 12 UNITED STATES OF AMERICA. Case No. 23-cr-00269 DMR 13 23-cr-00264 Plaintiff, 14 V. 15 MOTION FOR DEFENDANT'S 16 MORTEZA AMIRI, REQUEST TO TRAVEL 17 Defendants. 18 19 Defendant MORTEZA AMIRI by and through his counsels of record Paul Goyette and 20 21 Timothy Crudo, with the assent of Assistant United States Attorney Eric Cheng and United States 22 Pretrial Services Officer Kalisi Kupu, moves for an Order granting Mr. Amiri's request to leave 23 the Northern District from May 1, 2024, through May 4, 2024, and travel by car to attend a close 24 friend's wedding in Escondido, California. Mr. Amiri will be accompanied by his wife. The 25 wedding is scheduled for May 2, 2024, and will be located at 1859 Abby Lane, Escondido, 26 California. Mr. Amiri will be staying at Extended Stay American Premier Suites located at 1480 27 Grand Avenue, San Marcos, California, 98078. 28

. 1	Counsel has informed Mr. Cheng and Ms. Kupu of this request. Neither opposed the		
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4 5	DATED: April 4, 2024	AUL Q. GOYETTE	
6	At	torney for Defendant in 23-cr-00269, orteza Amiri	
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9	DATED: April 4, 2024	MØTHY CRUDO	
10	11 \ 1.11	torney for Defendant in 23-cr-00264, orteza Amiri	
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